IN THE GENERA	L SESSIONS COU	RT OF DAVIDSON COUNTY,	No
	TENNESS	EE	
To Any Lawful Officer to Exe	cute and Return:		
			Plaintiff(s) vs.
You are hereby commanded to ma			Garnishee
that on General Sessions Court of Davidso	, 20 , a condit	ional judgment was entered by the Metropolitan st the Defendant/Garnishee for	Garmsnee
		, , ,	Address
		, Defendant(s).	
			GARNISHMENT ON
V		rnishee to appear before the Metropolitan	SE SCIRE FACIAS
	Metropolitan General Sessions Court		
501 Great Circle Road Nashville	TN 37228 on	held in Courtroom, 20,	Issued day of, 20
at M., and show	cause, if any, why the said	judgment should not be made final.	RICHARD R. ROOKER, Clerk
		-	By:
			Deputy Clerk
			Set for 8:45 a.m. on, 20 Courtroom, 501 Great Circle Road,
	JUDGM	FNT	Courtroom, 501 Great Circle Road, Nashville, TN 37228
	JUDGM		<u></u>
7.1			Reset For:
Judgment for			Came to hand same day issued and executed as commanded on:
against		for	
\$		Dollars and cost of suit, for	Served:, 20
· -			561764.
which Execution may	issue. Entered:	, 20	Sheriff (Constable)
			Attorney for Plaintiff
	T.1. D' ' '	M . 1' . C . 10 C	Telephone
	Judge, Division	, Metropolitan General Sessions Court	Terepnone
			Attorney for Defendant

NOTICE

TO THE DEFENDANT(S):

Tennessee law provides a four thousand dollar (4,000.00) personal Property exemption from execution or seizure to satisfy a judgment. If a judgment should be entered against you in this action and you wish to claim property as exempt, you must file a written list, under oath, of the items you wish to claim as exempt with the clerk of the court. The list may be filed at any time and may be changed by you thereafter as necessary; however, unless it is filed before the judgment becomes final, it will not be effective as to any execution or garnishment issued prior to the filing of the list. Certain items are automatically exempt by law and do not need to be listed; these include items of necessary wearing apparel (clothing) for yourself and your family and trunks or other receptables necessary to contain such apparel, family portraits, the family Bible, and school books. Should any of these items be seized, you would have the right to recover them. If you do not understand your exemption right or how to exercise it, you may wish to seek the counsel of a lawyer.

NOTICE

TO DEFENDANTS WHO HAVE BEEN SUED ON A SWORN ACCOUNT:

Tennessee law provides that should you desire a trial to contest a suit which has been filed against you on a sworn account, you must deny the correctness of the account in writing, under oath. This sworn denial should be filed with the Clerk and a copy of the denial should be sent to and received by the plaintiff or his/her attorney prior to the trial date set on the face of the warrant. Failure to comply with this procedure may result in the continuance of the suit or the entry of a judgment against you.

From which judgment			
prayed an appeal to the Circui	t Court, which is granted upon		
Entered:	, 20		
Judg	ge, Division, Metropolitan General Sessions Court		
	<u>ORDER</u>		
Entered:	, 20		
Judge,	Division, Metropolitan General Sessions Court		
	PAUPER'S OATH		
I,			
	resident of the State of Tennessee and that		
owing to my poverty, I am not	able to bear the expense of the action which		
I am about to commence and t	hat I am justly entitled to the relief sought to		
the best of my belief.			
	Sworn to and subscribed before me		
	on, 20		
Signature			
	Deputy Clerk, Metropolitan General Sessions Court		